REMARKS

This Amendment is being filed in response to the Final Office

Action mailed on May 11, 2009 which has been reviewed and carefully

considered. Reconsideration and allowance of the present

application in view of the amendments made above and the remarks to

follow are respectfully requested.

Claims 1-3 and 5-28 remain in this application, where claim 4 has been currently canceled without prejudice. Applicant reserves the right to reintroduce subject matter deleted herein at a later time during the prosecution of this application or continuing applications. Claims 1, 4, 5, 9, 11, 15, 17, 19, 21 and 26 are independent.

In the Final Office Action, the Examiner indicated that claims 9-10 and 15-25 are allowed. Applicant gratefully acknowledges the indication that claims 9-10 and 15-25 are allowed.

In the Final Office Action, claims 1-8 and 11-14 are rejected under 35 U.S.C. §103(a) over Applicant Admitted Prior Art (AAPA) in view of JP 2000-285609 (Tsuchiya). Applicant respectfully traverses and submits that claims 1-3, 5-8, 11-14 and 26-28 are

patentable over AAPA and Tsuchiya for at least the following reasons.

Tsuchiya is directed to recording data, where the border of a recorded data is changed to coincide with the layer boundary (LB).

It is respectfully submitted that AAPA, Tsuchiya, and combination thereof, do not disclose or suggest the present invention as recited in independent claim 1, and similarly recited in independent claims 5, 11 and 26 which, amongst other patentable elements, recites (illustrative emphasis provided):

the medium access device having an address limit memory containing at least a value for a parameter indicating the maximum value of the logical addresses of the storage locations in the said first storage layer;

the medium access device comprising means for <a href="https://www.changing

Changing the maximum value in the address limit memory of a medium access device is nowhere disclosed or suggested in AAPA and Tsuchiya, alone or in combination. It is conceded that Tsuchiya discloses that the border of a recorded data is changed to coincide with the layer boundary, which is a similar result as the result of the present application. However, there are many ways to achieve a

particular result. For example, the maximum value may be ignored, or a different variable or flag may be set or used. The present inventions as recited in independent claims 1, 5 and 11 requires a particular way to achieve the result, namely, to change the maximum value. AAPA and Tsuchiya, alone or in combination so not disclose or suggest changing the maximum value, as recited in independent claims 1, 5, 11 and 26.

As best understood from the machine translation to English of Final, boundaries are made to coincide using offset, such as described in paragraphs [0027]-[0030], [0034]-[0036] and [0045]-[0046], instead of using null padding, as described in paragraphs [0008]-[0011]. Tsuchiya does not even disclose or suggest a maximum value for anything, let alone disclosing or suggesting "means for changing the maximum value in said address limit memory," as recited in independent claim 1, and similarly recited in independent claims 5, 11 and 26.

If the Examiner insists that these features are somehow disclosed or suggested in Tsuchiya, then the exact location is respectfully requested by page and line numbers, or paragraph and line numbers, as to where such features are disclosed or suggested

in Tsuchiya. Further, a better than a machine translation of Tsuchiya is also requested in order to better understand and assess Tsuchiya.

Accordingly, it is respectfully requested that independent claims 1, 5, 11 and 26 be allowed. In addition, it is respectfully submitted that claims 2-3, 6-8, 12-14 and 27-28 should also be allowed at least based on their dependence from independent claims 1, 11 and 26 as well as their individually patentable elements.

In addition, Applicant denies any statement, position or averment of the Examiner that is not specifically addressed by the foregoing argument and response. Any rejections and/or points of argument not addressed would appear to be moot in view of the presented remarks. However, the Applicant reserves the right to submit further arguments in support of the above stated position, should that become necessary. No arguments are waived and none of the Examiner's statements are conceded.

In view of the above, it is respectfully submitted that the present application is in condition for allowance, and a Notice of Allowance is earnestly solicited.

Respectfully submitted,

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